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44. (AMENDED) A television system according to Claim 42, wherein the decoder and the processor are implemented in a settop box.

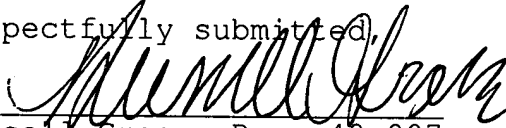
R E M A R K S

In the Advisory Action dated September 24, 2001, it was stated that the previous amendment would not be entered since it raises new issues. In particular, it was stated that claims 43-44 will depend from cancel claim 41.

In order to address this issue, the Applicant has amended claims 43-44 to now depend from the currently pending claim 42. In view of this amendment, the Applicant respectfully requests the entering of the previous and present amendment.

The Commissioner is hereby authorized to credit any overpayment or charge any fee (except the issue fee) to Account No. 14-1270.

Respectfully submitted,

By 
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On October 1, 2001
By Edna Chaga

A P P E N D I X

43. (AMENDED) A television system according to Claim ~~41~~42, wherein, in a case that the processor does not locate any blocks of pixels in the target frames that substantially correspond to the selected block of pixels, the processor determines the values of the additional pixels based on values of pixels in the selected block without regard to values of pixels in the N target frames.

44. (AMENDED) A television system according to Claim ~~41~~42, wherein the decoder and the processor are implemented in a settop box.